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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/029,974	12/31/2001	Tommy Kristensen Bysted	1076.41048X00	5434	
20457	7590 11/22/2005		EXAM	INER	
ANTONELLI, TERRY, STOUT & KRAUS, LLP			KHOO, FO	KHOO, FOONG LIN	
1300 NORTH SEVENTEENTH STREET SUITE 1800		ART UNIT	PAPER NUMBER		
ARLINGTON	N. VA 22209-3873		2664		

DATE MAILED: 11/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
055	10/029,974	BYSTED ET AL.	
Office Action Summary	Examiner	Art Unit	
TI MANUSCO DATE (1)	F. Lin Khoo	2664	
The MAILING DATE of this communication ap Period for Reply	opears on the cover sneet with the c	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPI WHICHEVER IS LONGER, FROM THE MAILING [ - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailinearned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION  .136(a). In no event, however, may a reply be tired  d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
<ul> <li>1) Responsive to communication(s) filed on 31 in 21 in 22 in 21 in 22 in 22</li></ul>	is action is non-final. ance except for formal matters, pro		
Disposition of Claims			
4)  Claim(s) 1-6 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5)  Claim(s) is/are allowed.  6)  Claim(s) 1-6 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/  Application Papers  9)  The specification is objected to by the Examin 10)  The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the	awn from consideration.  for election requirement.  her. her. herepted or b) objected to by the left of the left o	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E		• •	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat* See the attached detailed Office action for a list	nts have been received. Its have been received in Applicationity documents have been received in Application (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)	0 □ late 1 = 0	(DTO 442)	
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date</li> </ol>	4) Interview Summary Paper No(s)/Mail Da  5) Notice of Informal P  6) Other:		

#### **DETAILED ACTION**

## **Drawings**

1. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: On page 5, paragraph 7, line 5, "memory 210" is not shown in Fig.3.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

## Double Patenting

2. Claims 1-6 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-6 of copending Application No. 10/029,929 in view of Hiramatsu (U.S. Publication No. 2003/0072253).

With respect to claims 1 and 4, the instant application claims all the limitations of claims 1 and 4, respectively, of the copending Application 10/029,929 except a code identifying selected manners included in physical layer signal. The copending Application 10/029,929 claims a code identifying selected manners included in physical layer signal. However, the copending Application 10/029,929 does not claim the selected manner in dependence on the modulation method employed in physical layer. Hiramatsu in the same field of endeavor discloses a code being the TFCI which is a signal for reporting the downlink shared channel (DSCH) transmission format to the receiving side indicating the modulation method and power ratio information, in particular, are set in this TFCI (Fig. 5, see paragraph [0026]). It would have been obvious to one of ordinary skill in the art at the time of the invention to include the modulation information in the TFCI as taught by Hiramatsu in the system of the copending Application 10/029,929 to provide a mobile station apparatus and a demodulation method that enable signal points to be arranged accurately and QAM demodulation to be performed with high precision (see paragraph [0010]).

With respect to claims 2 and 5, the claims correspond to claims 1 and 4, respectively, of the copending Application 10/029,974.

With respect to claims 3 and 6, the instant application claims all the limitations of claim 3 and 6, respectively, of the copending Application 10/029,974 except code included in each burst. The copending Application 10/029,929 claims code distributed

across a plurality of bursts. The code included in each burst is a subset of code distributed across a plurality of bursts.

This is a provisional obviousness-type double patenting rejection.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-3, 4-6 are rejected under 35 U.S.C. 102(e) as being anticipated by Hiramatsu (U.S. Publication No. 2003/0072253).

Regarding Claim 1, Hiramatsu discloses a method a transmitting a radio signal, the method comprising implementing a protocol stack having at least a physical layer and a medium access control layer including a plurality of transport channels which are multiplexed to produce a physical layer signal, each transport channel being processed selectively in a first respectively selected manner or a second respectively selected manner in dependence on the modulation method employed in said physical layer (all

terrestrial mobile radio communication inherently conforms to a OSI reference model protocol stack with a medium access control layer (layer 2) and a physical layer (layer 1) which includes a plurality of transport channels which are multiplexed to produce a physical layer signal, as evidenced in Technical Specification 3GPP TS 25.302 V3.6.0, Sections 4 and 5. The TFCI is a signal for reporting the Downlink Shared Channel (DSCH) transmission format to the receiving side and a signal indicating the modulation method and power ratio information, in particular, are set in this TFCI. The transmission format or transport format is the selected manner being processed. The transmission format or transport format with the TFCI including the modulation method is associated with each transport channel being processed selectively in a first respectively selected manner or a second respectively selected manner in dependence on the modulation method employed in the physical layer (see paragraph [0026]).

Regarding Claim 2, Hiramatsu discloses wherein a code identifying said selected manners is included in said physical layer signal (Fig. 5; see paragraphs [0026,0030]. The Dedicate Physical Channel (DPCH) modulation/spreading section 104-K sets the signal indicating the modulation method and power ratio information from the controller 101 in the TFCI (code) and composes a frame with this TFCI a dedicated pilot, and data and this is equivalent to code identifying the selected manner included in the physical layer signal).

Regarding Claim 3, Hiramatsu discloses wherein said physical layer signal comprises a TDMA signal and said code is included in each burst of said signal in a

predetermined location (Fig. 5; see paragraphs [0005, 0026, 0030]. A DSCH is a channel for transmitting QAM modulated data to mobile station apparatuses by time division, and the mobile station apparatus being transmitted to can be changed every frame. The time division and frame are associated with a TDMA signal and the code (TFCI) transmitted in predetermined locations in each frame is associated with the code included in each burst of the signal in a predetermined location as shown in Fig. 5. This is further evidenced in the Technical Specification 3G TS 25 221 V3.0.0, Sections 5, 5.1 and 5.2.2.1).

Claims 4-6 are similar in scope as that of corresponding claims 1-3 and hence are rejected for the same reasons set forth above. A radio transmitter for performing the method of transmitting a radio signal is inherent (Fig. 4, apparatus 100; see paragraph [0023]).

### Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- U.S. Patent No. 6,826,193 to Peisa relates to a method of allocating transmission resources at a Media Access Control (MAC) entity of a node of a Universal Mobile Telecommunications System (UMTS).

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U.S. Patent No. 6,909,887 to Fauconnier et al. relates to a method of controlling

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a circuit mode communication logical channel between a radio terminal and a cellular

radiocommunication infrastructure.

U.S. Patent No. 6,813,284 to Vayanos et al. relates to a method and system that

enables multiplexing a plurality of data streams onto one data stream based on data

stream priorities, available transport format combinations (TFCs), and transmission time

interval (TTI) constraints of transport frames within the TFCs.

U.S. Patent No. 6,646,993 to Davies et al. relates to a communication apparatus

and method of format adaptation particularly suited for a CDMA cellular communication

system.

U.S. Patent No. 2005/0018614 to Kiran relates to a receiver for data-rate

detection in a signal received from a transmitter of a cellular radio communication

system including multiple transport channels supporting variable data-rate

transmissions.

The above prior art are cited to further show the same field of endeavor with

respect to the applicant's claimed invention.

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to F. Lin Khoo whose telephone number is 571-272-5508.

The examiner can normally be reached on flex time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin can be reached on 571-272-3134. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

WELLINGTON CHIN
SUPERVISORY PATENT EXAMINER